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22852	7590 06/05/2006		EXAMINER	
FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER LLP 901 NEW YORK AVENUE, NW			ARMSTRONG, ANGELA A	
			ART UNIT	PAPER NUMBER
	WASHINGTON, DC 20001-4413		2626	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Applicati n N .	Applicant(s)		
	09/700,611	SATO, HIDEO		
Office Action Summary	Examin r	Art Unit		
	Angela A. Armstrong	2626		
The MAILING DATE of this communication app Period for Reply	pears nth cover sheet with th	orresp ndence address		
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION (36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
1)⊠ Responsive to communication(s) filed on 14 M 2a)⊠ This action is FINAL. 2b)□ This 3)□ Since this application is in condition for alloware closed in accordance with the practice under E	s action is non-final. nce except for formal matters, pro			
Disp sition of Claims				
4) ☐ Claim(s) 1-50,52-60 and 62-69 is/are pending 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-50,52-60,62-69 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.			
9) The specification is objected to by the Examine	er.			
10) The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Expression of the second	epted or b) objected to by the I drawing(s) be held in abeyance. See tion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Pri rity under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage		
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P			
Paper No(s)/Mail Date 6) Other:				

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DETAILED ACTION

DETAILED ACTION

Double Patenting

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., In re Berg, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); In re Goodman, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); In re Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

2. Claims 1-50, 52-60, and 62-69 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-26 of U.S. Patent No. 6,359,849 (to Sato et al) in view of Tewfik (US Patent No. 6,061,793).

US Patent No. 6,359,849 claims signal processing processes providing for orthogonal transforming means for implementing orthogonal transform processing on an input signal to generate coefficient data; embedding input data in the coefficient data and; wherein said embedded data is embedded in said input signal by setting a predetermined bit of predetermined

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coefficient data to a logical value corresponding to data to be embedded. While the US Patent to Sato claims the transforming and embedding processes, the claims do not provide the specific details of the embedding process to specifically claim a shift and addition step of damping and shifting a predetermined number of orthogonal transform coefficients selected from the plurality of orthogonal transform coefficients in the direction of the frequency axis and adding the damped and shifted orthogonal transform coefficients to the original orthogonal transform coefficients to form an output audio signal, the added damped and shifted orthogonal coefficients comprising the embedded additional information.

Tewfik teaches an additional information embedding method for embedding additional information into an audio signal (col. 3, lines 18-22), the method comprising: an orthogonal transform step of orthogonally transforming an audio signal and thus calculating an orthogonal transform coefficient (col. 6, lines 42-57). Additionally, Tewfik teaches a shift and addition step of damping and shifting a predetermined number of orthogonal transform coefficients selected from the plurality of orthogonal transform coefficients in the direction of the frequency axis and adding the damped and shifted orthogonal transform coefficients to the original orthogonal transform coefficients to form an output audio signal, the added damped and shifted orthogonal coefficients comprising the embedded additional information (col. 8, line 21 to col. 9, line 47).

It would have been obvious to one of ordinary skill to scale and generate the watermark or additional embedding information as taught by Tewfik, so as to provide for a shift and addition step of damping and shifting the coefficients so as to ensure the watermark or additional embedded information remains inaudible, as suggested by Tewfik.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-50, 52-60, and 62-69 are rejected under 35 U.S.C. 102(e) as being anticipated by Tewfik (US Patent No. 6,061,793).

3. Regarding claim 1, Tewfik teaches an additional information embedding method for embedding additional information into an audio signal (col. 3, lines 18-22), the method comprising: an orthogonal transform step of orthogonally transforming an audio signal and thus calculating an orthogonal transform coefficient (col. 6, lines 42-57). Tewfik teaches a shift and addition step of damping and shifting a predetermined number of orthogonal transform coefficients selected from the plurality of orthogonal transform coefficients in the direction of the frequency axis and adding the damped and shifted orthogonal transform coefficients to the original orthogonal transform coefficients to form an output audio signal, the added damped and shifted orthogonal coefficients comprising the embedded additional information (col. 8, line 21 to col. 9, line 47).

Regarding claim 2, Tewfik teaches the orthogonal transform step includes carrying out MDCT of the audio signal so as to calculate an MDCT coefficient, and wherein the shift and addition step includes damping and shifting the calculated MDCT coefficient in the direction of

the frequency axis and adding the additional information to the original MDCT coefficient so as to embed the additional information (col. 6, line 42 to col. 8, line 67).

Regarding claim 3, Tewfik teaches the shift and addition step includes adding the orthogonal transform coefficient shifted on the frequency axis to the original orthogonal transform coefficient so that a frequency masked condition and a temporal masking condition are met (col. 3, line 58 to col. 8, line 67).

Regarding claim 4, Tewfik et al teaches the shift and addition step includes carrying out the addition when the value obtained by adding the shifted orthogonal transform coefficient to the value of the original orthogonal transform coefficient is not higher than a predetermined value (col. 3, line 58 to col. 8, line 67).

Regarding claim 5, Tewfik teaches the shift and addition step includes prohibiting the shift and addition in accordance with the polarity of the value obtained by adding the shifted orthogonal transform coefficient to the value of the original orthogonal transform coefficient (col. 3, line 58 to col. 8, line 67).

Regarding claim 6, Tewfik teaches the shift and addition step includes carrying out the shift and addition when the audio signal falls within a range from an upper limit value to a lower limit value (col. 3, line 58 to col. 8, line 67).

Regarding claim 7, Tewfik teaches the shift and addition step includes carrying out the shift and addition when the audio signal falls within a range from an upper limit value to a lower limit value set on the basis of the human auditory characteristics (col. 3, line 58 to col. 8, line 67).

Regarding claim 8, Tewfik teaches the shift and addition step includes carrying out the shift and addition of the orthogonal transform coefficient within a predetermined Frequency band (col. 3, line 58 to col. 8, line 67).

Regarding claim 9, Tewfik teaches the shift and addition step includes carrying out the shift and addition of the MDCT coefficient within a predetermined frequency band (col. 3, line 58 to col. 8, line 67).

Regarding claim 10, Tewfik teaches the shift and addition step includes dividing the frequency band of the audio signal and carrying out shift and addition for each of the divided frequency bands (col. 3, line 58 to col. 8, line 67).

Regarding claim 11, Tewfik teaches the shift and addition step includes reversing the shifting direction of the divided adjacent frequency bands (col. 3, line 58 to col. 8, line 67).

Regarding claim 12, Tewfik teaches scrambling the signal calculated by the shift and addition step, using a pseudo-random signal (col. 3, line 58 to col. 8, line 67).

Regarding claim 13, Tewfik teaches the shift and addition step includes shifting the MDCT coefficient toward the frequency-increasing side and adding the MDCT coefficient to the original MDCT coefficient (col. 3, line 58 to col. 8, line 67).

Regarding claim 14, Tewfik teaches the shift and addition step, the Frequency of the MDCT coefficient is increased by (sampling frequency/number of samples of MDCT coefficient) x 2N) Hz, as the MDCT coefficient is shifted by 2N units (where N is a natural number) (col. 3, lines 40-56).

Regarding claim 15, Tewfik teaches the shift and addition step is substantially equal to the amplitude of the audio signal (col. 5, lines 53-62).

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Regarding claim 16, Tewfik teaches the shift and addition step includes shifting the MDCT coefficient toward the frequency-decreasing side and adding the MDCT coefficient to the original MDCT coefficient (col. 3, line 58 to col. 8, line 67).

Regarding claim 17, Tewfik teaches the shift and addition step, the frequency of the MDCT coefficient is decreased by (sampling frequency/number of samples of MDCT coefficient) x 2N) Hz, as the MDCT coefficient is shifted by 2N limits (where N is a natural number) (col. 3, lines 40-56).

Regarding claim 18, Tewfik teaches the shift and addition step is substantially equal to the amplitude of the audio signal (col. 5, line 53 to col. 6, line 2).

Regarding claim 19, Tewfik teaches the shift and addition step includes shifting the MDCT coefficient by 2N units (where N is a natural number) (col. 3, lines 40-56).

Regarding claim 20, Tewfik teaches the shift and addition step includes shifting the MDCT coefficient by 2N-1 units (where N is a natural number) (col. 3, lines 40-56).

Regarding claim 21, Tewfik teaches the shift and addition step includes adding the shifted MDCT coefficient within a critical band of a Frequency masking area of the MDCT coefficient of the original audio signal (col. 3, line 58 to col. 8, line 67).

Regarding claim 22, Tewfik teaches the additional information is limitation information for prohibiting transfer of the audio signal (col. 9, line 61 to col. 10, line 11).

Regarding claim 23, Tewfik teaches the additional information is limitation information for prohibiting recording of the audio signal to a recording medium (col. 9, line 61 to col. 10, line 11).

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Regarding claim 24, Tewfik teaches the additional information is work data corresponding to the audio signal (col. 9, line 61 to col. 10, line 11).

- 4. Regarding claim 50, Tewfik teaches a demodulation method for receiving an audio signal in which additional information is embedded and demodulating the additional information (col. 7, line 30 to col. 8, line 3), a receiving step of receiving an audio signal in which additional information is embedded and a demodulation step of demodulating the additional information on the basis of the polarity of the audio signal at each predetermined interval on the frequency axis, of the received signal (col. 7, line 30 to col. 8, line 3). Tewfik teaches a shift and addition step of damping and shifting a predetermined number of orthogonal transform coefficients selected from the plurality of orthogonal transform coefficients in the direction of the frequency axis and adding the damped and shifted orthogonal transform coefficients to the original orthogonal transform coefficients to form an output audio signal, the added damped and shifted orthogonal coefficients comprising the embedded additional information (col. 8, line 21 to col. 9, line 47).
- 5. Regarding claims 25-49, claims 25-49 are apparatus claims similar in scope and content to the method claims of 1-24 and are therefore rejected under similar rationale.
- 6. Regarding claims 52-60 and 62-69, claims are demodulation method and apparatus claims similar in scope and content to the information embedding method claims of 1-24, and are therefore rejected under similar rationale.

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Response to Arguments

7. Applicant's arguments with respect to claims 1-50, 52-60, and 62-69 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Angela A. Armstrong whose telephone number is 571-272-7598. The examiner can normally be reached on Monday-Thursday 11:30-8:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Hudspeth can be reached on 571-272-7843. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Please note the change in art unit designation for the examiner from old art unit "2654" to new art unit "2626."

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Angela A Armstrong
Primary Examiner

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AAA May 30, 2006